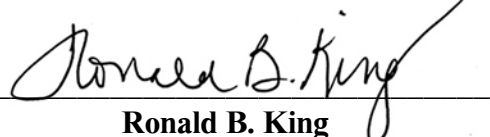




The relief described hereinbelow is SO ORDERED.

Signed November 04, 2020.


Ronald B. King
Chief United States Bankruptcy Judge

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

IN RE:

KRISJENN RANCH, LLC,

DEBTOR

CASE NO. 20-50805-RBK

CHAPTER 11

**KRISJENN RANCH, LLC, KRISJENN RANCH,
LLC-SERIES UVALDE RANCH, AND
KRISJENN RANCH, LLC-SERIES PIPELINE
ROW, AS SUCCESSORS IN INTEREST TO
BLACK DUCK PROPERTIES, LLC,
PLAINTIFFS,**

VS.

**DMA PROPERTIES, INC. AND LONGBRANCH
ENERGY, LP,**

DEFENDANTS.

ADVERSARY NO. 20-05027-RBK

ORDER VACATING PRIOR ORDER

On this day came on to be considered the docket sheet in the above-referenced case, and it appears to the Court that this Court's prior *Order* (ECF No. 134) granting *Longbranch's Unopposed Motion for Leave to Amend* (ECF No. 101) should be vacated.

It is, therefore, **ORDERED, ADJUDGED, AND DECREED** that the above-referenced *Order* is hereby **VACATED**.

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